



प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

नं 13]

नई दिल्लो, शनिशार, मार्थ 30, 1993 (वैश 10, 1918)

No. 131

NEW DELHI, SATURDAY, MARCH 30, 1995 (C IAITRA 10, 1918)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

# भाग IV [PART IV]

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं [Advertisements and Notices issued by Private Individuals and Private Bodies.]

## वडांदरा स्टाक एक्सचीं ज लिसिटीड

डयांन्यम 207 (अ) उपित्यमी के संसोधन उपित्यम 207 के बाद का मिन का हो। उन्हला भीज दलालों के दीन दिनियमी का नियंत्रण।

इन उपनियमां में समाहित जिन्दाओं पर जिना कोई प्रतिकृत प्रभान हाले प्रकृतों एवं समाहित के जाधार प्रश्नेक्त होगा :

- (क) सदस्य बलाल का काली का रहना:
- प्रत्यंक सदस्य दलाल एभे वहां सात रखेगा जो कि एक सदस्य के रूप भे जनके व्यवसाय के संबंध में यह बनाने तथा प्रभेद करने के लिये आवश्यक होंगे---

RÉGISTERED No. DI.—33**001/36** 

- (1) प्रत्येक ग्राहरू से अथवा उसकी वजह से प्राप्त धन और प्रत्येक ग्राहरू को अथवा उसकी वजह से भूगतान दुधारा किया गया धन ही और
- (2) सदस्य के स्वयं के नाते को प्राप्त धन तथा भूगतान किटो गर्ये थन ।
- (क) साहरतें के कारों र ंग शहा करने की बाध्यसा : अन्यक सदस्य दताल जो शहर को वजह से धन रक्षा या प्राप्ता राज्या है अब से एसा धन बैंक की तर्म का पत्र को जिस्सा के नाम जर भूग-लास कर्णा कि गति की दीनींग्र की ग्राह्म शब्द होता (भन के सहर्के का जना के नाम के उल्लेख होता) राज्या बनान जैता की एके समेकिट खाना या फिर प्रत्येक के नाम पर एक खाता रख सकता है। बाहातों

(59)

कि जब कोई सबस्य दलाल एसा चंक अथवा डूप्ट प्राप्त करना है जारक अवतः ग्राह ह सं सम्बन्ध धन का तथा अंगतः सबस्य को देय भा का प्रांतनिधिस्य करना ह यह एसा पूरा चंक अथवा डूप्ट ग्राहक के खात में भूमतान करना और तबनंतर अंतरण प्रभावी करना जैसा कि नीचे बियं ग्यं पैरा घ (2) में निर्दिष्ट है।

(ग) ग्राहकों के खाले में काँन से धनों का भूगतान करना होगा:

निम्न के अलावा अन्य कोई धन ग्राहकों के साते में भूगतान नहीं किये जाएंगे :

- (1) प्राहकों के कारक गोका गया अथवा प्राप्त धन ।
- (2) एसा धन जो कि सदस्य से संबंधित हो तथा जो हाता होलने तथा उसका दिशाह करने के लिए आवश्यक हो।
- (3) धन को कि मूल सा दाईटनावश नीचे पैरा घ में जल्ल घनस्करण निकाली गर्ड राशि के ब्दले में हो।
- (4) कोई चेक अथवा डाफ्ट जो सदस्य को मिला हो जा कि अंकल: साहक से मंबंध धन तथा अंचत: समस्य को देथ धन का प्रतिनिधित्व करता हो ।
- (ष) ग्राहकों के खातों में से कान से धन निकालने होंगे : निम्न के अतिरिक्त शाहकों के काले में से अन्य कोई धन न निकाला जाये :
  - (1) उचित रूप से आवज्यक धर जो ग्राहकों को अथया उनकी और से भुगतान करना हो अथवा ग्राहकों द्वारा सदस्य को अथवा ग्राहक के अनुमोदन पर आहरित धन अथवा सदस्य को देय ऋण की और अथवा ऐसा धन जिसके संबंध में ग्राहकों की सदस्य के प्रति जवाबबारी हो— बबातें कि इस प्रकार से आहरित धन किसी भी दिशा में उस काल धन में अधिक नहीं हो कि सम्य के लिये ऐसे प्रस्थेक ग्राहक के लिये रोका गया हो।
  - (2) एंसा धन जो िल स्वस्य का हो और ग्राहकों के काते में उपर उल्लेखिन पैरा 1 (ग) (2) या 1 (ग) (4) के अनुसार भ्यतात किया गया हो।
  - (3) धन जो कि गुल अथवा दार्घटनाव्या एसे खाते में लाक हताये गर्भ एका तल्लांचन करके भनतान कर दिया गया हो ।
- (च) गहन, सेट आष्ट इस्पिट का अभिकार प्रभावित नहीं : इस पैरा (1) में काल भी एक महस्य बनान की प्राहकों के लाने के जमा था जो बाबत कोई शरण में या अधिकार काम गान ता सेट लाफ या ति बाबा आक्षेप या अन्यथा में बंचित नहीं करेगा।
  - (2) सभी महस्यों बलालों बलारा शहकों को प्रसिभित्यों के लिये अलाग-अलाग लगा गणना असिगार्ट होगा अप गोगी काला प्रशिकाणों साले के लिखे, जैसा भी जानकाळ बरों. इस एलिएपियों को जसकी/ उनकी स्वायं की प्रतिभतियों से भिन्न रखना होगा।

ग्राहका को प्रतिभातियों के लियं एसे सात अन्य चीजों के साथ निम्नलिखित भी उपलब्ध करा-येगे:---

- (क) बिकी के लिये प्राप्त प्रतिभूतियों या बाजार में रोककर रहा वितरण।
- (क) ग्राहकों को रोकर रखते माल की प्रतिभृतियों की पूरी अधायगी ।
- (ग) सदस्य के द्वारा त्वादले के लिये प्राप्त या तबादले के लिये भेजी प्रतिभातियों, ग्राहक के या उसके मनोनीत (मनोनीतों) के नाम पर ।
- (घ) जिन प्रतिभृतियों का सदस्य द्वारा संपूर्ण भूगतान हुआ और सदस्य द्वारा प्रतिभृति/ मार्जिन इत्याधि के रूप में कस्टडी में रोका गया। इसके लिए ग्राहक के द्वारा सदस्य की उचित अनुमीदन विद्या जाएना।
- (च) ग्राहकों की प्रतिभृतियों के लियं पूर्ण अदा-यशी सदस्य की नाम पर पंजीकृत दिस को हैं अतिरिक्त आवश्यकताओं की ओर हो इत्यादि, (छ) ब्याज-बदला पर दी गई प्रतिस-मृतिसा इनके लिसे सदस्यों को ग्राहकों भी अनुमोदन प्राप्त होगा।
- (3) सवस्य बनाल अपने ग्राहकों को भगतान कर्गे था प्रतिभूति यंगे जो पे-आउट से दो कार्य दिनों के अंदर खरीदी गई हो बशतें ग्राहक ने अन्यथा दिनती न की हो। पे आउट के त्रन्त बाद स्टाक ग्राहकों र एक प्रेस विक्रांपन जारी करेगा।
- (4) सदस्य बलाल ग्राहक की ओर से केवल तभी प्रतिभूतियां खरीबींगे जब प्रतिभृतियों के प्रस्तावित
  मूल्य पर न्यूनतम 20 प्रतिशत की मार्जिन प्राप्त
  हुई हो बश्नी कि ग्राहक की बलाल के पास समनुल्य क्रीडिट न हो। सदस्य यदि इच्छा रखने हीं
  तो एसी मार्जिन वितीय संस्थानों, म्यूचुअल
  फींडों और एक जाइ आइ से प्राप्त नहीं- कर
  सकते।
- (5) सदस्य दलाल ग्राहकों की अंग से केशल तभी प्रतिभूतियां बेचेंगे जब प्रस्तावित प्रतिभूतियों के
  मूल्य पर न्यूनलम 20 प्रतिकात मार्जिन प्राप्त हाई
  हो बक्षतें कि एमी बिक्की से पर्व सदस्य की, बेची
  जाने बाली प्रतिभूतियों विधिमान्य तबादता कागजान के साथ प्राप्त न हाई हों। सदस्य यदि
  इच्छा रव्यते हों को एमी मार्जिन विलीय संस्थानों,
  म्याच्यान फन्डों और एक आह आह के प्राप्त
  नहीं कर सकते।
- (6) सदस्य दनाल जनवंध के जिल्लानायन के 24 घंटों को अंबर ग्राहक को प्रतिपतियों की करीदी/ बिक्की के लिये अनुबंध नोट जारी करेगा ।
- (7) बालसें की जोर अपीयों की जिल्हा में जिल्हा के प्रतिभाषित की जेन के कि राम क्षा की राम के प्रतिभाष की जोर के की राम के प्रतिभाष की राम के की राम के प्रतिभाष की राम के की राम के प्रतिभाष की राम की

विकिष्ट संबर्ग के लिये सात दिन या पे इन दिवस के पहले (जैसा) कि स्टांक एक्सचेज, द्वारा सर्वोधत व्यवस्था व्याधि के लिये तय किया हो, जो भी पहले हो, जब तक कि शहक की दलाल के पास समत्त्य केंडिट न हो । इस संबंध में उठाया गया गुकसान यदि काछ हो तो, ग्राहक की माजिन राशि से परा किया जाएगा।

(8) ग्राहकों की और से विकियों की दशा में सदस्य बलालों की करीदी को प्रभादित करके अनुबंध समाप्त करने की छूट होगी यदि ग्राहक अनुबंध नोट वितरित होने के 48 घंटों के अंदर या वित-रण दिशस के पहले (जैसा स्टाक एक्सचें ज अधि-कारियों द्वारा संबंधित व्यवस्था अविध के लिखें तथ किया गया हो। जो भी पहले हो, विधिम् भान्य तबादला दस्तानेजीं के साथ बंधी गई प्रति-भूतियों को—सुपूर्व करने में विफल हो। विभिन्नय पर नकतान यदि कोई हो, तो ग्राहक की माजिन राशि से बटा जाये।।

> कृते वदोदरा स्टाक एक्सचेंच लि.; जासंफ मेसी एकजीक्यटिव डायर केटर

#### MOTICE

NO LEGAL RUSSPONDING FOURS ACCURAGE FOR THE PUBLIC ATION OF ADVEKT SEMENTIAPIBLIC NOTICES IN THIS PART OF THE CAZETSE OF INDIA PERSONS NOTIFYING THE ADVERTISEMENTS/PUBLIC NOTICES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONFEQUENCES AND ALSO FOR ANY OTHER MISREPRESENT ATION ETC.

BY ORDER

Controller of Publication

### CHANGE OF NAMES

I, hitherto known as HAR NARAYAN son of Shri HIRA LAL employed as Assistant in the University Grants Commission, Bahadur Shah Zafar Marg, New Delhi-110002, residing at the A-417, Sangam Park, Rana Pratap Bagh, Delhi-110007, have changed my name and thell hereafter to known as HARI PAWAR.

It is certified that I have complied with other legal requirements in this connection.

HAR NARAYAN [Signature (in existing old name)]

I, hitherto known as ARCHNA ME.ITA daughter of Shri K. L. MEHITA, employed as an Assis ant to Advocate in the Patiala House Courts, New Delhi reading at the 23 Ram Vihar, Delhi-92, have changed my name and shall hereafter be known as POOJA MEHTA.

It is cerified that I have complied with other legal requirements in this connection.

ARCHNA MEHTA [Signature (in existing old name)]

I, hitherto known as SHAIK MOHAMMAD ASLAM son of S. KHADER VALI employed as Office assistant in Department of Telecommunications, Bangalore Telecom District, Office of the Sub-Divisional Engineer, Ulsoor External-I, Bangalore-38, residing at No. 2, Ill closs, Gowthamapuram, Ulsoor Bangalore-8, have changed my name and shall hereafter be known as MASOOD AHEMFD.

It is cerified that I have complied with other legal requirements in this connection.

SHAIK MOHAMMAD ASLAM [Signature (1a existing old name)]

I, hitherto known as ACASTEEN ! UIE RUDRE son of ZUIE RUDRE employed as Watchman in the Central Village Pot ery Institute (Khadi and Village Industries Commission). Belgaum Goa Rend, Khanajur Post-591 302, Dist. Belgaum, res ding at Khanajur, Dit, Belgaum (Karnataka State) have changed my pamerate bell hereafter be known as AUGUSTINE JUJE RODRIGUES.

It is certified that I have complied with other legal requirements in this connection.

AGASTEEN ZUJE RUDRE [Signature (in existing old name)]

I. bitherto known as ASHA LATHA P. wife of Shii MADHUSOODHANAN C, employed as Asst. Accounts Officer in the Office of the Account and General, Gujarat, Ahmedabad, residing at S/54 satellite complex Premchandnagar Road, Vastrapur, Alimedabad-15, have changed my name and shall hereafter be known as ASHA MADHU.

It is certified that I have complied with other legal requirements in this connection.

ASHA LATHA P. [Signature (in existing old name)].

I, hitherto known as R. CHANDRU, S/o S. RANGA-NATHA SASTRI employed as Senior Clerk in the Chief Operations Manager's Office, Southern Railway, Park Town Madras-600 003, residing at No. 3/56 Gopal Street, Madipakkam, Madras-600 091, have changed my name and shall hereafter be known as R. CHANDRAN.

It is certified that I have complied with other legal requirements in this connection.

R. CHANDRU [Signature (in existing old name)]

I hitherto known as SIA RAM son of Shri PARAS RAM employed as Assistan Superintendent RMS in the O o Superintendent RMS 'HR' Division Ambala-133001 residing at 47, Sawan Vihar, Ambala Cantt-133001, have changed my name and shall hereafter be known as SIYA RAM SINKHWAL.

It is certified that I have complied with other legal requirements in this connection.

SIA RAM [Signature (in existing old name)]

I, hitherto known as RAJA RAIBHAN RAUT son of RAIBHAN PUNJAJI RAUT employed as Senior Supervisor (O) in the Office of the Telephone Exchange Washim residing at present address Ward No. 8 Rhimmigar, Washim Tq. Washim Dist. Akolo, have changed my name and shall hereafter be known as RAJABHAU RAIBHANJI RAUT.

It is certified that I have complied with other legal requirements in this connection.

RAJA RAIBHAN RAUT [Signature (in existing old name)]

hitherto known as S. D. SIVARAMAN son of late SR1

DEVASIGAMANI employed as Senior Section Supervisor
in the office of the Divisional Engineer, Telecom. Microwave
Survey Division, Madras-600 024, residing at No. 39 'OM
Illam' Srikamakodi Nagar, Valasaravakkam, Madras-600 087,
have changed my name and shall hereafter be known as

1. D. SIVARAAMAN.

It is certified that I have complied with other legal requirein this connection.

S. D. SIVARAMAN [Signature (in existing old name)]

SRI CHANDRAPATI RABIDAS son of Late SOULOO RABIDAS employed as Electroplator in the H/125, R.F.I., residing at the Old Workmen's Line, New Building Quarter No. 25, Ichapur, have disinherited my son RAMJI RABIDAS by document registered on 19-12-94.

It is certified that I have complied with other legal requirements in this connection.

CHANDRAPATI RABIDAS Signature

#### CORRIGENDA

Read Signature (in existing old name) as MARUTI instead of SADASHIV MAIRALA BHOSALE published in the Gazette of India Part IV dated 30th December 1995 at page 186 column-2.

Read S. K. BORAIAH S/o KULLA BOYI instead of S. K. BARAIAH change of name notice published in the Gazette of India Part IV dated 20 h January 1996 at Page 9 Column-II.

# VADODARA STOCK EXCHANGE LTD. AMENDMENTS TO BYE-LAWS

BYE-LAWS 207A IS INSERTED AFTER BYE-LAWS 207
REGULATION OF TRANSACTIONS BETWEEN CLIENTS
AND BROKERS UNDER BYE-LAW-185A

Notwithstanding anything to the contrary contained in these Bye-laws, the following shall regulate the transactions between Clients and Brokers:

- (1) It shall be compulsory for all Member brokers to keep the money of the clients in a separate account and their own money in a separate account. No payment for transactions in which the Member broker is taking a position as a principal will be allowed to be made from the client's account. The above principles and the circumstances under which transfer from client's account to Member broker's account would be allowed are enumerated below.
  - (A) Member Broker to keep Accounts

Every member broker shall keep such books of accounts, as will be necessary, to show and disinguish in connection with his business as a member—

- (i) Moneys received from or on account of and moneys paid to or on account of each of his client and,
- (ii) the moneys received and the moneys paid on member's own account.
- (B) Obligation to pay money into "Clients Accounts".

Every member broker who holds or receives money on account of a client shall for hwith pay such money to current or deposit account at bank be kept in the name of the member the title of which the word clients shall appear (hereinafter referred to as "clients account"). Member broker may one consolidated clients account for all the clients or accounts in the name of each client, as he thinks fit: Provided that when a Member broker receives a cheoue or draft representing in part money belonging to the client and in

part money due to the Member he shall pay the whole such cheque or draft into he clients account and effect exequent transfer as laid down below in para D(ii).

- (C) What moneys to be paid into "Clients Account":
- No money shall be paid into clients account other than-
  - (i) money held or received on account of clients;
  - (ii) such money belonging to the Member as may be necessary for the purpose of opening or maintaining the account;
  - (iii) money for replacement of any sum which may mistake or accident have been drawn from the count in contravention of para D given below;
  - (iv) a cheque or draft received by the Member representing in part money belonging to the client sind in part money due to the Member.
- (C) What moneys to be withdrawn from "Clients Acquait":

No money shall be drawn from clients account ether than—

- (i) money properly required for payment to or on bahalf of clients or for or towards payment of a debt due to the Member from clients or money drawn on client's authority or money in respect of which there is a liability of clients to the Member, provided that money so drawn shall not in any case exceed the total of the money so held for the time being for such each client;
- (ii) Such money belonging to the Member as may have been paid into the clien; account under para 1 c (ii) or 1 C (iv) given above;
- (iii) money which may by mistake or accident have been paid into such account in contravention of para &
- (E) Right to lien, set-off etc., not affected:

Nothing in this para 1 shall deprive a Member broker of any recourse or right, whether by way of lien, set-off, counter-claim charge or otherwise against moneys standing to the credit of clients account.

- (2) It shall be compulsory for all Member brokers to keep separate accounts for client's securities and to keep such books of accounts, as may be necessary, to distinguish such securities from his/their own securities. Such accounts for clients securities shall, inter alia, provide for the follow-
  - (a) Securities received for sale or kept pending delivery.
    in the market.
  - (b) Securities fully paid for, pending delivery to clients;
  - (c) Securities received for transfer or sent for transfer by the Member, in the name of client or his nominee(s);
  - (d) Securities that are fully paid for and are held. in custody by the Member as security/margin etc. Proper authorisa ion from client for the same shall be obtained by Member.
  - (e) Fully paid for client's recurities registered in the name of member if any, towards margin requirements etc.;
- (3) Member Brokers shall make payment to their clients or deliver the securities purchased within two working days of pay-out unless the client has requested otherwise. Stock Exchange shall issue a Press Release immediately after the pay-out.
- (4) Momber Brokers shall buy securities on behalf of client only on receipt of margin of minimum 20 percent on the price of the securities proposed to be purchased unless the client already has an equivalent credit with the broker. Member may not, if they so derire collect such a margin from Financial Institutions, Mutual Punds and FIF.

- (5) Member brokers shall sell securities on behalf of client only on receipt of a minimum margin of 20 percent on the price of securities proposed to be sold unless the member has received the securities to be sold unless the transfer documents to his satisfaction prior to such a margin from Financial Institution. Mutual Funds and FII's.
- (6) Member brokers shall issue the contract note for purchase/sale of securities to a client within 24 hours of the execution of the contract.
- (7) In case of purchases on behalf of clients, Member brokers shall be at liberty to close out the transactions by selling the securities in case the client fails to make the full payment to the member broker for the execution of the contract within two days of contract note having been delivered for cash shares and seven days for specified shares or before pay-in day (as fixed by Stock Exchange for the
- concerned settlement period), whichever is earlier, unless the client already has an equivalent credit with the Member. The loss incurred in this regard, if any, will be met from the margin money of that client.
- (8) In case of sales on behalf of clients, Member brokers shall be at liberty to close out the contract by effecting purchases if the client fails to deliver the securities sold with valid transfer documents within 40 hours of the contract note having been delivered or before delivery day (as fixed by Stock Exchange authorities for the concerned settlement period), whichever is earlier. Loss on the transaction, if any, will be deductable from the margin money of that elient.

For VADODARA STOCK EXCHANGE LTD.
JOSEPH MASSEY
Executive Director